VIA Electronic filing

Certification of CPNI Filing Section 64.2009(e)

February 2, 2006

TO: Federal Communications Commission RE: EB Docket No. 06-36; EB-06-TC-060

I, Kevin B. Pack, as Chief Operating Officer of Megagate Broadband, Inc., hereby certify that by my personal knowledge Megagate Broadband, Inc. has instigated and does practice procedures that place the company in full compliance with the Commission's CPNI rules.

When customers initiate contact with a service representative of our company, they are required to give the service address, telephone number and last four digits of the social security number of the account holder of record in order to receive information about that account. A caller who cannot give the required information is told that we are not allowed to divulge information about the account without the proper identification information. Our employees are trained and held accountable for following this procedure. Any marketing of new products related to products already offered may be introduced to customers through a bill insert that is sent to all customers and not related to any individual customer's CPNI.

Megagate Broadband, Inc. does not share CPNI information with any affiliate, third party, or other entity for any purpose other than to law enforcement with a valid court order. We do not market new products or services to any specific group of customers. If a customer calls in about an account, that customer may be offered information about additional services that could be added to the existing related service.

Respectfully submitted,

Kevin B. Pack

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